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MAR 2 3 1993

0415

March 23, 1993

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

Ms. Donna R. Searcy Secretary Federal Communications Commission 1919 M Street, N.W., Room 222 Washington, D.C. 20554

RE: MM Docket No. 93-26

Bowdon, Georgia

Dear Ms. Searcy:

Transmitted herewith on behalf of Terry C. Jenks are an original and six (6) copies of his <u>Statement For The Record</u> in the above-referenced proceeding.

Should any question arise concerning this matter, please communicate with this office.

Very truly yours,

FLETCHER, HEALD & HILDRETH

Counsel for Terry C. Jenks

PAM/dlr Enclosure

cc: The Honorable Richard L. Sippel*

James Shook, Esquire*

Audrey P. Rasmussen, Esquire*

*By Hand

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Mederal Communications Commission MAR 2 3 1993

WASHINGTON, D.C. 20554

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

In re Applications of	
SPECTRUM BROADCASTING, CO.) File No. BPH-911031MC
STEVEN L. GRADICK) File No. BPH-911031MC
TERRY C. JENKS)) File No. BPH-911031MF

For Constructon Permit for a New FM Station in Bowdon, Georgia

The Honorable Richard L. Sippel Directed to: Administrative Law Judge

STATEMENT FOR THE RECORD

Terry C. Jenks, by his attorneys, hereby respectfully submits this statement for the record:

Terry C. Jenks has on this date, and pursuant to Section 1.325(c) of the Rules, caused his Standardized Integration Statement and Standard Document Production to be hand-delivered to counsel for Steven L. Gradick, the only applicant other than Terry C. Jenks who filed a Notice of Appearance in this proceeding. While Terry C. Jenks believes that the statement and documents are due on March 26, 1993, by operation of Section 1.4 of the Rules, Mr. Jenks understands that Mr. Gradick's statement and documents were delivered to Mr. Jenks's home on this date. In an effort to avoid any further dispute on this matter, Mr. Jenks is making his best efforts to provide his documents and his Standardized Integration Statement to Mr. Gradick on this date, as well.

Counsel for Mr. Jenks has advised counsel for Mr. Gradick that there may be additional documents to be produced after March 23, but by March 26, 1993. Counsel for Mr. Jenks has assured counsel for Mr. Gradick that neither she nor Mr. Jenks will open, review, or even look at any of the documents produced by Mr. Gradick to Mr. Jenks on this date until after all of Mr. Jenks's documents have been provided to counsel for Mr. Gradick. With this understanding, there will be no further dispute over the standard discovery procedures.

Respectfully submitted,

TERRY C. JENKS

By:

Patricia A. Mahoney

His Attorney

FLETCHER HEALD & HILDRETH 1300 N. 17th Street 11th Floor Arlington, Virginia 22209 (703) 812-0400

March 23, 1993

CERTIFICATE OF SERVICE

I, Diane L. Roper, a secretary at the law firm of Fletcher, Heald & Hildreth, do hereby certify that I have caused true copies of the foregoing "Statement For The Record" to be delivered by hand on this 23rd day of March, 1993, to the following:

The Honorable Richard L. Sippel Office of Administrative Law Judges Federal Communications Commission 2000 L Street, N.W., Room 214 Washington, D.C. 20554

James Shook, Esquire
Mass Media Bureau
2025 M Street, N.W., Room 7212
Washington, D.C. 20554
Counsel for the Mass Media Bureau

Audrey P. Rasmussen, Esquire O'Connor & Hannan 1919 Pennsylvania Ave., N.W., #800 Washington, D.C. 20006 Counsel for Steven L. Gradick

Diane L. Roper